1								
2						~~		
3					CLERK, U.S. DISTRICT COURT			
4					SEP 1 1 2008			
5					CENTRAL DISTRICT O MB	A A		
6					BY	in the second of		
7		III	NITEI) STATE	ES DISTRICT COURT			
8	CENTRAL DISTRICT OF CALIFORNIA							
9			1110					
10	UNITED STATES C)F AM	ERICA,)	Case No. 08 - 02193 - M			
11		Plain	tiff,	{	ORDER OF PRETRIAL DETENTION AFTER HEARING	1		
12	v.			{	(18 U.S.C. § 3142)			
13	Rodolfo Rivas - Perez			{				
14	Rivas - Perez		Defer	ıdant.				
15	Market			<i>)</i>				
16					I.			
17	A.	()	On m	otion of the	e Government involving an alleged:			
18		1.	()	crime of v	violence;			
19		2.	()	offense w	vith maximum sentence of life imprisonm	ent or death;		
20		3.	()	narcotics	or controlled substance offense with	th maximum		
21				sentence o	of ten or more years;			
22		4.	()	any felony	y where defendant convicted of two or p	rior offenses		
23				described	above; or,			
24		5.	()	any felony	y that is not otherwise a crime of violence	that involves		
25				a minor vi	ictim, or possession or use of a firearm o	or destructive		
26				device or	any other dangerous weapon, or a failur	re to register		
27				under 18	U.S.C. § 2250.			
28								

1	B. Or	On motion (*) (by the Government)/() (by the Court sua sponte involving):						
2	1.	$(\!$	a serious risk defendant will flee; or,					
3	2.	()	a serious risk defendant will					
4		a.	() obstruct or attempt to obstruct justice.					
5		b.	() threaten, injure, or intimidate a prospective witness or					
6			juror or attempt to do so.					
7	II.							
8	The Court finds no condition or combination of conditions will reasonably assure:							
9	A. ppearance of defendant as required;							
10			and/or					
11	В. (() safety of any person or the community.						
12	III.							
13	The Cour	The Court has considered:						
14	Α. (the	the nature and circumstances of the offenses;					
15	В. (the	the weight of evidence against the defendant;					
16	C. (v	the	the history and characteristics of the defendant; and,					
17	D. (the	the nature and seriousness of the danger to any person or to the					
18		community.						
19	IV.							
20	The Court concludes:							
21	A. (Defendant poses a risk to the safety of other persons or the community							
22		bec	ause: 4, reamo at feth on p. 8 of the Pretrick Senices					
23		R	epart-industre caption "Dange te the Community."					
24		vide	nce history; sex offender; history of probation					
25	В. (His	extensive criminal history: nascotice offenses; physical vidence history; sex offender; history of probation. History and characteristics indicate a serious risk that defendant will					
26			flee because: for ressors set feith on p. 7 of the putricl					
27		Se	Services Report under the cookies " foctors that					
28		۸ځ	indicate risk of nanoppearance": no personal					
			formetian trawn; bail resources unknown;					
		711. a(or deportation; immigration status; numerous loses + birth dates; and history of warrants.					

1		C.	()	A ser	ous risk exists that de	efendant will:		
2			1.	()	obstruct or attempt to	o obstruct justice.		
3			2.	()	attempt to threaten, i	injure or intimidate a witness/juror.		
4			Thes	e findin	gs are based on the fo	ollowing:		
5								
6								
7		D.	()	Defer	dant has not rebutted	by sufficient evidence to the contrary the		
8				presu	nptions provided in 1	8 U.S.C. § 3142(e).		
9					V.			
10	A.	IT IS	THER	REFORI	ORDERED that the	defendant be detained prior to trial.		
11	B.	IT IS	S FURT	HER O	RDERED that the def	fendant be committed to the custody of the		
12	Attorney General for confinement in a corrections facility separate, to the extent practicable, from							
13	person awaiti	ng or	service	e senten	es or being held in c	ustody pending appeal.		
14	C.	IT IS	FURT	HER O	RDERED that the def	fendant be afforded reasonable opportunity		
15	for private co	nsult	ation w	ith cour	sel.			
16	D.	IT IS	S FURT	THER O	RDERED that, on ord	der of a court of the United States or on		
17	request of any	y attor	ney for	the Go	ernment, the person is	n charge of the corrections facility in which		
18	defendant is	confi	ned de	liver th	defendant to a Uni	ted States marshal for the purpose of an		
19	appearance in	n coni	nection	with a	ourt proceeding.			
20	DATE	ED: Se	eptemb	er [[, 2008	Cuoles Junto		
21					CARC	DLYNTURCHIN ED STATES MAGISTRATE JUDGE		
23					ONIT	ED STATES MAGISTRATE JUDGE		
24								
25								
26								
27								
28								